

1 THOMAS E. HAMES, ESQ.
2 Nevada Bar No. 5658
3 RAY LEGO & ASSOCIATES
4 7450 Arroyo Crossing Parkway, Suite 250
5 Las Vegas, NV 89113
6 Tel: (720) 963-7019
7 Fax: (720) 963-7001
thames@travelers.com

8
9 Attorney for Defendants **APA LOGISTICS,**
10 **LLC And CALEB DEQUESADA**

11
12
13 UNITED STATES DISTRICT COURT
14 DISTRICT COURT OF NEVADA

15 TRANSPORT CORPORATION OF
16 AMERICA, INC. dba TRANSPORT
17 AMERICA, a Minnesota Corporation,

CASE NO.: 2:15-cv-00568

18 Plaintiffs,

CASE CLOSED IN DISTRICT COURT
4-6-15

19 vs.

20 APA LOGISTICS, LLC, a Florida Limited
21 Liability Company; CALEB DEQUESADA,
22 individually; DOES 1 through 100, inclusive,

23 Defendants.

24 **STIPULATION AND PROPOSED ORDER FOR DISMISSAL WITH PREJUDICE**

25 Plaintiff TRANSPORT CORPORATION OF AMERICA, INC. dba TRANSPORT
26 AMERICA, appearing by and through their counsel, Norman A. Ryan, Esq. of RYAN
27 CARVALHO & WHITE LLP, and Defendant APA LOGISTICS, LLC, by and through its
28 counsel, Thomas E. Hames, Esq. of RAY LEGO & ASSOCIATES, hereby stipulate to

29 ///

30 ///

31 ///

32 ///

33 ///

34 ///

Ray Lego & Associates
7450 Arroyo Crossing Parkway, Suite 250
Las Vegas, Nevada 89113
Telephone No. (702) 479-4350
Facsimile No. (702) 270-4602

1 dismissal of this case, with prejudice, each party to bear their own attorneys' fees and costs.

2 Dated this 26th of FEBRUARY, 2016.

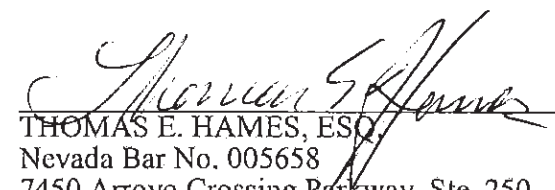
Dated this 9th of MARCH, 2015.

3 RYAN CARVALHO & WHITE, LLP

4 
5 NORMAN A. RYAN, ESQ.
6 Nevada Bar No. 005760
7 1120 Town Center Drive, Ste. 200
Las Vegas, NV 89144
Tel: (702) 880-9222
Fax: (702) 880-9221
nryan@ryanlitigators.com

10 Attorneys for Plaintiff TRANSPORT
CORPORATION OF AMERICA, INC.
11 dba TRANSPORT AMERICA

RAY LEGO & ASSOCIATES


THOMAS E. HAMES, ESQ.
Nevada Bar No. 005658
7450 Arroyo Crossing Parkway, Ste. 250
Las Vegas, NV 89113
Tel: (702) 963-7019
Fax: (702) 963-7001
thames@travelers.com

Attorneys for Defendants ABA LOGISTICS,
LLC and CALEB DEQUESADA

12 **ORDER**

13 IT IS SO ORDERED that this matter be dismissed with prejudice, each party to bear its
14 own attorney's fees and costs.

15 DATED this 16th day of March, 2016.



16
17 RICHARD F. BOULWARE, II
18 United States District Judge

19 Respectfully Submitted By:

20 RAY LEGO & ASSOCIATES

21 THOMAS E. HAMES, ESQ., #005658
22 7450 Arroyo Crossing Parkway, Suite 250
23 Las Vegas, NV 89113

24 Attorneys for Defendants
APA LOGISTICS, LLC And CALEB DEQUESADA

25
26
27
28

1 CERTIFICATE OF SERVICE

2 **STATE OF NEVADA, COUNTY OF CLARK**

4 At the time of service, I was over 18 years of age and not a party to this action. I am
5 employed in the County of Clark, State of Nevada. My business address is 1120 Town Center
6 Drive, Suite 200, Las Vegas, Nevada 89144.

7 On March 9, 2016, I served a true copy of the following document described as
8 **STIPULATION AND PROPOSED ORDER FOR DISMISSAL WITH PREJUDICE** on the
interested parties in this action as follows:

9 Thomas E. Hames, Esq.
10 RAY LEGO & ASSOCIATES
11 6060 S. Willow Dr., Suite 100
12 Greenwood, CO 80111
13 (720) 963-7000 / Facsimile: (720) 963-7001
14 Email: thames@travelers.com
15 *Attorney for Defendants,*
16 *APA Logistics, LLC and CALEB DEQUESADA*

17 **BY CM / ECF FILING SYSTEM AND MAIL:** I enclosed the document(s) in a sealed
18 envelope or package addressed to the person at the address listed above and placed the envelope
19 for collection and mailing, following our ordinary business practices. I am readily familiar with
20 Ryan Carvalho & White LLP's practice for collecting and processing correspondence for
21 mailing. I am aware that on motion of the party served, service is presumed invalid if the postal
22 cancellation date or postage meter date is more than one business day after the date of deposit for
23 mailing in this declaration.

24 I declare under penalty of perjury under the laws of the United States of America that the
25 foregoing is true and correct and that I am employed in the office of a member of the bar of this
26 Court at whose direction the service was made.

27 

28 RACHEL BURKE-RAINES, an Employee of
29 RYAN CARVALHO & WHITE LLP